1 RON BENDER (SBN 143364) KRIKOR J. MESHEFEJIAN (SBN 255030) 2 LINDSEY L. SMITH (SBN 265401) FILED & ENTERED LEVENE, NEALE, BENDER, YOO & GOLUBCHIK L.L.P. 3 2818 La Cienega Avenue JUN 24 2022 4 Los Angeles, California 90034 Telephone: (310) 229-1234; Facsimile: (310) 229-1244 5 Email: RB@LNBYG.COM; KJM@LNBYG.COM; LLS@LNBYG.COMERK U.S. BANKRUPTCY COURT Central District of California BY bolte DEPUTY CLERK 6 Proposed Attorneys for Chapter 11 Debtors and Debtors in Possession 7 UNITED STATES BANKRUPTCY COURT 8 CENTRAL DISTRICT OF CALIFORNIA SANTA ANA DIVISION 9 10 In re: Lead Case No.: 8:22-bk-10948-SC 11 TRX HOLDCO, LLC, a Delaware limited Jointly administered with: liability company, 8:22-bk-10949-SC 12 Debtor and Debtor in Possession. Chapter 11 Cases 13 14 **ORDER GRANTING** In re: **DEBTORS'** MOTION **FOR ENTRY OF** 15 FITNESS ANYWHERE LLC, a Delaware **ORDER AUTHORIZING** limited liability company, dba TRX and TRX REJECTION OF SEPARATION AND 16 Training, **RELEASE OF CLAIMS AGREEMENT** WITH **JOHN** 17 Debtor and Debtor in Possession. **HUTCHISON** 18 DATE: June 24, 2022 19 10:00 a.m. TIME: PLACE: *Via ZoomGov 20 Courtroom 5C 21 ☐ Affects TRX Holdco, LLC only 411 West Fourth Street Santa Ana, CA 92701 22 ☐ Affects Fitness Anywhere, LLC only 23 24 25 26 27 28

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On June 24, 2022, at 10:00 a.m., the Court held a hearing to consider the motion ("Motion") (Doc 67) filed by TRX Holdco, LLC and Fitness Anywhere LLC, dba TRX and TRX Training (together, the "Debtors"), the debtors and debtors-in-possession in the abovecaptioned, jointly-administered Chapter 11 bankruptcy cases, for the entry of an order authorizing the Debtors to reject, effective June 8, 2022, pursuant to 11 U.S.C. § 365, that certain "Separation And Release Agreement" and any agreement related thereto (collectively, the 'Agreement") between the Debtors, on the one hand, and John Hutchison, on the other hand. 8 Appearances at the hearing were waived. 9 The Court, having read and considered the Motion and the Declaration of Michael A. 10

Zuercher annexed to the Motion, and all other pleadings and papers filed in support of the Motion, notice of the Motion having been proper under the circumstances, no opposition to the Motion having been filed, with good cause appearing, orders as follows:

- 1. The Motion is granted.
- 2. The Debtors are authorized to reject the Agreement pursuant to 11 U.S.C. § 365(a), effective as of June 8, 2022, and the rejection of the Agreement as of that date is hereby approved.

IT IS SO ORDERED.

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Date: June 24, 2022

Scott C. Clarkson United States Bankruptcy Judge

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